

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/750,673	01/02/2001	Soeren Moritz	Q59736	8001
7	590 12/04/2002			
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC Suite 800 2100 Pennsylvania Avenue, N.W.			EXAMINER	
			FERRIS III, FRED O	
Washington, DC 20037-3213			ART UNIT	PAPER NUMBER
			2123	
			DATE MAILED: 12/04/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
0.55	09/750,673	MORITZ ET AL.			
Office Action Summary	Examiner	Art Unit			
	Fred Ferris	2123			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status					
1) Responsive to communication(s) filed on 26 A	<u>pril 2001</u> .	,			
2a) This action is FINAL . 2b)⊠ Thi	s action is non-final.				
3) Since this application is in condition for allowa					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims					
4)⊠ Claim(s) <u>1-26</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-26</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner.					
10)⊠ The drawing(s) filed on <u>26 April 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)⊠ All b)□ Some * c)□ None of:					
1.⊠ Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.	· —	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)			

Art Unit: 2123

DETAILED ACTION

1. Claims 1-26 have been presented for examination. Claims 1-26 have been rejected by the examiner.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 1-12 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Specifically, in independent claim 1 applicant's are claiming an evaluation and control unit for comparing component information data with real picture data but the specification does not disclose an algorithm or technique for comparing component information data with real picture data. Neither the operation of the evaluation and control unit, nor the process of identifying components in picture data, nor the claimed deriving hypotheses, is sufficiently described in the specification to allow one skilled in the art to make and/or use the invention.

While page 4, line 5 of the specification state that the evaluation and control unit controls the process of generating the virtual installation model and controls an "automatic function" (page 5, line 13), it does not sufficiently describe functional

Art Unit: 2123

operation either the <u>process</u> or the "automatic function". Obviously, one skilled in the art would not be able to create an "automatic function" without specific details on <u>how</u> the automatic function operates. Merely stating that the evaluation and control unit "processes component data" (page 8, line 8) and "performs image analysis" (page 8, line 20) does not provide a sufficient description to allow one skilled in the art to make and/or use the invention. Dependent claims inherit these defects.

Claims 13-26 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for "generating picture data" and "storage to store", does not reasonably provide enablement for "comparing picture data to identify installation components" (claim 13) or "a processing unit to compare components". The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention commensurate in scope with these claims.

Specifically, independent claim 13 claims comparing picture data to identify installation components within the picture data but again the specification does not disclose an <u>algorithm or technique</u> for performing the comparison or identifying the components.

Independent claim 25 claims a **processing unit to compare components** but does not disclose the <u>process for comparing components</u> sufficient to allow one skilled in the art to make and/or use the invention.

Dependent claims inherit these defects.

Art Unit: 2123

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to-which-said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. Claims 1-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,025,847 issued to marks in view of U.S. Patent 6,477,266 in further view of U.S. Patent 5,552,984 issued to Crandall et al.

While the specification for the claimed invention is delinquent in the areas cited above (see 112(1) rejections), the examiner has made prior art rejections based on the limited scope of the information contained in the specification.

Independent claim 1 is drawn to:

Generating an image of installation model by:

Memory (1st) for storing picture data

Memory (2nd) for storing component information

Memory (3rd) for storing virtual installation model

Evaluation and control unit for comparing component information data with real picture data Identifying components in picture data as installation components

Deriving a hypotheses for identified components in picture data

Generating respective installation components in virtual installation model

Art Unit: 2123

Regarding independent claim 1: Marks teaches a system and method of generating a 3D (virtual) model from an image (picture) using a computer system.

The image is of an arrangement of physical objects (components) where primitives (geometric) representing a portion of a physical object (a component) in the image are specified as a set of parameters that correspond locations in the image model. Marks further discloses incorporating a memory space for storing picture data, component (object) information. (Abstract, Summary of Invention, Figs. 1-7, CL3-L2-10, CL4-L45, CL7-L35-67, CL7-L5-50)

Marks does not explicitly teach comparing component information data with real picture data.

Asar teaches a system and method for identifying components by comparing component information data with real picture data and incorporating multiple memories for storing picture data and component information. Asar further discloses evaluating (deriving a hypotheses via the image control system) identified components in the picture data by determining defects and placement errors and generating a respective image of the installation of components. (Abstract, Summary of Invention, Figs. 9-25, CL3-L29-43, CL5-L12-25, CL6-L10-35)

Marks mentions, but further does not explicitly teach virtual components (installation).

Crandall teaches generating a virtual model of a real system using virtual components (installation components) from a library of components representing the

Art Unit: 2123

total **virtual system** (installation). (Abstract, Summary of Invention, Figs. 1a&b, 9, CL2-L5-11, CL4-L1-29)

It would have obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of Marks relating to a system and method for generating a 3D (virtual) model from an image (picture), with the teachings of Asar relating to identifying components by comparing component information data with real picture data, and to further modify the teachings of Marks with the teachings of Crandall relating to generating a virtual model of a real system using virtual components (installation components) from a library of components representing the total virtual system (installation), to realize a device and method for generating a virtual model of an installation. An obvious motivation exists since, as referenced by prior art, creating a 3D (virtual) model of physical objects provides more efficient detection of discrepancies between the model and the actual image.

Regarding dependent claims 2-4: Asar performs image analysis on picture data as previously cited above. (CL2-L5-11) Crandall teaches using **virtual components** (installation components) from a library of components representing the total **virtual system** (installation) (CL2-L5-11). Marks teaches objects being located by geometric information and multiple window views of picture data and 3D (virtual) model views. (CL4-L10-25, Figs. 2-7)

Regarding dependent claims 5-9: Marks discloses building a 3D (virtual) model using the well-known techniques of "dropping", "clicking and dragging", and "rubber banding" in the manipulation of primitives based on geometric information (CL4-L42).

Art Unit: 2123

Marks also teaches the evaluation of structural components (by function) to assign primitives (add components) in a 3d (virtual) installation model. (Figs. 9-25, CL3-L29-43, CL5-L12-25, CL6-L10-35)

Regarding dependent claims 10-12: Marks teaches the "automatic" component location (CL7-42) and a system incorporating a digital camera, digitized photographs (picture data), and a CAD system with memory and a multiple perspective view display. (Abstract, Summary of Invention, Figs. 1-7, CL3-L2-10, CL4-L45, CL7-L35-67, CL7-L5-50)

Independent claim 13 is drawn to:

Generating an image of real installation model by:
Generating picture data
comparing component information data with picture data
Identifying components in picture data as installation components

Regarding independent claim 13: As previously cited, Marks teaches a system and method of generating a 3D (virtual) model from an image (picture) using a computer system. The image is of an arrangement of physical objects (components) where primitives (geometric) representing a portion of a physical object (a component) in the image are specified as a set of parameters that correspond locations in the image model. (Abstract, Summary of Invention, Figs. 1-7, CL3-L2-10, CL4-L45, CL7-L35-67, CL7-L5-50)

Marks does not explicitly teach comparing component information data with real picture data.

Art Unit: 2123

Asar teaches a system and method for identifying components by comparing component information data with real picture data and incorporating multiple memories for storing picture data and component information. Asar further discloses evaluating (deriving a hypotheses via the image control system) identified components in the picture data by determining defects and placement errors and generating a respective image of the installation of components. (Abstract, Summary of Invention, Figs. 9-25, CL3-L29-43, CL5-L12-25, CL6-L10-35)

Marks mentions, but further does not explicitly teach virtual components (installation).

Crandall teaches generating a **virtual model** of a **real system** using **virtual components** (installation components) from a **library of components** representing the total **virtual system** (installation). (Abstract, Summary of Invention, Figs. 1a&b, 9, CL2-L5-11, CL4-L1-29)

It would have obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of Marks relating to a system and method for generating a 3D (virtual) model from an image (picture), with the teachings of Asar relating to identifying components by comparing component information data with real picture data, and to further modify the teachings of Marks with the teachings of Crandall relating to generating a virtual model of a real system using virtual components (installation components) from a library of components representing the total virtual system (installation), to realize a device and method for generating a virtual model of an installation. An obvious motivation exists since, as referenced by prior art,

Art Unit: 2123

creating a 3D (virtual) model of physical objects provides more efficient detection of discrepancies between the model and the actual image.

Regarding dependent claims 14-16: As also previously cited, Asar teaches image analysis on picture data as previously cited above. (CL2-L5-11) Crandall teaches using virtual components (installation components) from a library of components representing the total virtual system (installation) (CL2-L5-11) Marks teaches the manipulation of primitives based on geometric information (CL4-L42) and multiple window views of picture data and 3D (virtual) model views. (CL4-L10-25, Figs. 2-7).

Regarding dependent claims 17-24: Marks discloses building a 3D (virtual) model using the well-known techniques of "dropping", "clicking and dragging", and "rubber banding" in the manipulation (matching) of primitives based on geometric information (CL4-L42). Marks also teaches the evaluation of structural components (by function) to assign primitives (add components) in a 3d (virtual) installation model. (Figs. 9-25, CL3-L29-43, CL5-L12-25, CL6-L10-35) It further would have been obvious, and necessary, to "select" and "drag" installation components since all modern GUI based CAD system operate in this manner. Marks further teaches "automatic" component location (CL7-42) and a system incorporating a digital camera, digitized photographs (picture data), and a CAD system with memory and a multiple perspective view display. (Abstract, Summary of Invention, Figs. 1-7, CL3-L2-10, CL4-L45, CL7-L35-67, CL7-L5-50)

Art Unit: 2123

Page 10

Regarding claims 25 and 26: Claims 25 and 26 merely claim the virtual model of a facility that includes the same limitations as disclosed in claims 1-24. Claims 25 and

26 are therefore rejected using the same reasoning as previously cited above.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure, careful consideration should be given prior to applicant's

response to this Office Action.

U.S. Patent 5,988,862 issued Kacyra et al teaches component modeling from picture

data.

U.S. Patent 5,894,310 issued to Arsenault et al teaches virtual modeling of systems.

U.S. Patent 5,812,394 issued to Lewis et al teaches virtual components and installation.

U.S. Patent 4,937,768 issued to Carver et al teaches virtual system modeling.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Fred Ferris whose telephone number is 703-305-9670

and whose normal working hours are 8:30am to 5:00pm Monday to Friday.

Any inquiry of a general nature relating to the status of this application should be

directed to the group receptionist whose telephone number is 703-305-3900.

The Official Fax Numbers are:

After-final

(703) 746-7238

Official

(703) 746-7239

Non-Official/Draft

(703) 746-7240

Art Unit: 2123

Tred Terris. Patent Examiner
Simulation and Emulation, Art Unit 2123
U.S. Patent and Trademark Office
Crystal Park 2, Room 2A22
Crystal City, Virginia 22202
Phone: (703) 305 - 9670
FAX: (703) 305 - 7240
Fred.Ferris@uspto.gov

November 21, 2002

PRIMARY ATENTOE THE LEGISLAND TO LOCAL CE PARENTE LA PRIMARY DE PA